

# **EXHIBIT A**

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF NEW YORK

MOOG INC.,

Plaintiff,

v.

Civil Action No. 1:22-cv-00187

SKYRYSE, INC., ROBERT ALIN  
PILKINGTON, MISOOK KIM, and  
DOES NOS. 1–50.

Defendants.

**ADDENDUM TO PROTECTIVE ORDER**

This Addendum to the existing Protective Order is intended to: (1) govern Discovery Material that is made available for inspection through neutral forensic vendor iDiscovery (hereafter, “Inspection Material,” as further defined below); and (2) add a new confidentiality designation, i.e., “HIGHLY CONFIDENTIAL – OUTSIDE COUNSEL & EXPERTS’ EYES ONLY,” which would cover Source Code and other documents as further addressed below.<sup>1</sup> This Addendum shall be considered part of the Protective Order as if it were fully incorporated therein.

**I. SCOPE OF INSPECTION MATERIAL**

1. “Inspection Material” encompasses any material that is made available for inspection through iDiscovery (hereafter, “iDS”). Inspection Material may include physical devices (such as those provided to iDS in compliance with the March 11, 2022 stipulated order at Dkt. 25), all documents and materials on such devices, Source Code, and other technical

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<sup>1</sup> All capitalized terms shall have the same meaning as those defined in the Protective Order.

documents. Inspection Material may also include documents from multiple Parties that are subject to visual comparison or analysis “side by side” so that the Parties may prosecute or defend the claims and defenses in the case.

2. The Parties recognize that a purpose of broadly defining Inspection Material is to expedite discovery and to facilitate the Parties’ compliance with the Stipulation and Proposed Order re Expedited Discovery Procedures and Briefing Schedule for Preliminary Injunction Motion at Dkt. 33. However, nothing in this Addendum or the Protective Order precludes any Party from requesting that particular documentary Inspection Materials be produced (i.e., Bates stamped, designated, and served on the other Parties) as provided for in Section IV herein.<sup>2</sup>

## **II. PROVISION OF INSPECTION MATERIALS TO iDS**

Inspection Materials shall be provided to iDS. iDS shall sign an “Agreement To Be Bound By Protective Order” that is attached as Exhibit A to the Protective Order.

## **III. REMOTE INSPECTION THROUGH iDS**

All Inspection Materials capable of being remotely inspected—e.g., all electronic materials, including all those on physical devices provided to iDS—shall be made available for remote inspection through iDS.

### **A. Forensic Imaging of Inspection Materials to Be Inspected**

1. iDS shall make forensic images of all Inspection Materials, and only such forensic images will be subject to inspection by the Receiving Party, in order to maintain the forensic integrity of the originals. The Producing Party shall provide iDS with any usernames,

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<sup>2</sup> Nor does this Addendum preclude any Party in this action from seeking further order of this Court, including modification of this Order, or from objecting to discovery that the Party believes to be improper.

access passwords, decryption keys, two-factor authentication codes, or other information needed to allow iDS to perform the forensic imaging and other procedures as provided in this Addendum and the Protective Order.

2. **Collection of Data Pertaining to Physical Devices.** For all Inspection Materials that are physical devices, iDS shall (i) take clear photographs of devices from all angles with sufficient detail to show markings and text; and (ii) record the specifications and serial number identifiers, including internal/embedded serial numbers, for the devices to document their current state and physical properties. This information shall be made available to the Receiving Party as part of the forensic image of the physical device for remote inspection (see Section III.B.1 herein).

3. **Preparing Target Media for Forensic Image.** iDS shall properly prepare suitable forensic target media for receipt of any forensic images or forensic collections created through iDS's execution of any directives under this Addendum and the Protective Order, by wiping the forensic target media or by using new forensic target media not previously used.

4. **Forensic Imaging Process.** iDS shall make two (2) identical physical forensic bit-stream images, or forensically sound collections for accounts or devices incapable of having a full bit-stream copy made, of all Inspection Materials onto separate electronic media (the "Forensic Images"): One forensic copy shall remain untouched as a backup image; a second forensic copy shall be used as a "working copy" for inspection and review. The original Inspection Materials shall, at all times, be preserved unaltered. The imaging will be accomplished through the use of industry-standard equipment and best practices methodology



and shall include the generation of MD5 hash values or other industry standard hash values (if applicable) to demonstrate each image and file's authenticity.

5. **Privilege and Personal Privacy Review.** Before the forensic images are made available to Authorized Reviewers (as defined below) of Receiving Parties to inspect, the Producing Party shall have an opportunity review the forensic images for privileged information and, as to personal devices only, personally private information (such as personal banking information, medical information, and personal photographs), ~~materials~~ and work with iDS to excise ~~these~~ such information from the forensic image within a prompt amount of time after entry of this Addendum, subject to the specific deadlines identified in the next paragraph, ~~on a rolling basis in order to prevent undue delay~~. Any materials excised from the forensic images must be identified by the Producing Party to the Receiving Parties with reasonable particularity in a log, so that the Receiving Parties may have an opportunity to object to the excision of the materials. ~~The Parties shall meet and confer to come to an agreement regarding the timing of the activities identified in this Paragraph.~~ Under no circumstances shall the activities in this Paragraph be used to unduly delay the proceedings.

As to the Skyrise devices already in the possession of iDS as of May 3, 2022 (e.g., the individual defendants' Skyrise-issued laptops), the activities identified in the previous paragraph shall be complete, such that Authorized Reviewers can commence inspection of these devices, on a rolling basis but by no later than May 19, 2022. As to all remaining devices that have been disclosed (e.g., the further 37 devices that Skyrise has imaged that contain Moog non-public information or have evidence of deletion, and the personal devices of the individual defendants), the activities identified in the previous paragraph shall be complete, such that Authorized Reviewers can commence inspection of these devices, on a rolling basis but

by no later than June 2, 2022. As to any other devices that the parties may deliver to iDS, the activities identified in the previous paragraph shall be complete, such that Authorized Reviewers can commence inspection of these devices, on a rolling basis but by no later than two weeks after delivery to iDS.

**B. Setup of Inspection Laptops**

1. iDS will load the “working copy” forensic images of Inspection Materials (see Section III.A.4 herein) as well as any data collected as part of those forensic images (see Section III.A.2 herein) onto a read-only folder (the “Inspection Materials Folder”) on a virtual machine that is hosted by iDS and remotely accessible using remote inspection laptops (“Inspection Laptops”). iDS shall provide these Inspection Laptops, set them up for use by Authorized Reviewers, and manage these Inspection Laptops. Inspection Laptops will not contain any Inspection Materials locally; instead, all Inspection Materials will be available in the Inspection Materials Folder on iDS’s virtual machine and remotely accessible using the Inspection Laptops.

2. To ensure integrity of the inspection, the same Inspection Materials Folder will be accessible to all Authorized Reviewers, through the Inspection Laptops, who are provided access under this Addendum and the Protective Order. Each Party may also work with iDS to create a folder on the virtual machine that is accessible only to the Inspection Laptops assigned to their Authorized Reviewers, but inaccessible to the Inspection Laptops assigned to other Parties’ Authorized Reviewers, for notes and work product. Such notes and work product shall comply with Sections III.F.2 and III.F.3 herein. Each Party may request that iDS securely export and transmit its Authorized Reviewers’ notes and work product from the virtual machine to the Party.

3. Each Inspection Laptop will have a camera that will permit and facilitate remote monitoring of inspections by iDS, as described in Section III.E herein.

**C. Distribution of Inspection Laptops**

1. Each Receiving Party will receive at least four Inspection Laptops and no more than eight, along with the login/password credentials necessary to access those Inspection Laptops, to distribute as it sees fit amongst its Outside Counsel and Experts who have been approved in accordance with the terms herein and in the Protective Order. *Only* such Outside Counsel and Experts shall have access to the Inspection Laptops, and shall be referred to herein as “Authorized Reviewer(s).”

2. iDS shall deliver each Inspection Laptop to an Authorized Reviewer only via hand carry, Federal Express, or other similarly reliable courier to a location mutually agreed upon by the Parties. Each Inspection Laptop may not be removed from this location, except to be returned to iDS via hand carry, Federal Express, or other similarly reliable courier, after providing notice to iDS and the Producing Party of the intended shipment and receiving confirmation from iDS that such shipment can be securely received.

**D. Maintaining Security of Inspection Laptops and Inspection Materials**

1. Each Inspection Laptop will be restricted such that there is no internet access beyond the domains necessary for remote access to the Inspection Materials, use of any review or inspection tools, and videoconference monitoring services. Except as provided for in Section III.D.2 herein, each Inspection Laptop will also be configured to disable all USB connections, screenshots, screen sharing, copy/paste, or other ability to transfer any data off of the Inspection Laptops.

2. An Inspection Laptop may be configured to connect to additional monitors to facilitate the inspection and review.

3. When an Inspection Laptop is not in use, it must be turned off and kept within a locked safe or a locked room (including a secure closet or cabinet) within the office or home of Authorized Reviewers when not in use. Any Authorized Reviewer who is to receive an Inspection Laptop shall, prior to receipt thereof, provide the Producing Party with details regarding the location at which the Inspection Laptop will be used for inspection and the location at which such computer will be stored when not being used for reviewing, for the sole purposes of ensuring compliance with the requirements of this Addendum and the Protective Order.

4. Any inspection should be conducted from a private place such as a home or office to ensure that only those who have agreed to this Addendum and the Protective Order have access to the Inspection Laptops. While any Inspection Laptop is in use, no one other than an Authorized Reviewer may be permitted in the room where the inspection is occurring, and the Inspection Laptop's screen shall be positioned in such a way that it is not visible from any external window of the room in which it is stored, or such window shall be covered with blinds, shades, or a similar covering.

5. iDS shall configure all Inspection Laptops to align with NIST SP 800-171.

6. IDS shall configure all Inspection Laptops to include a "splash screen" that requires an Authorized Reviewer to confirm that she or he is a U.S. citizen and an Authorized Reviewer and to acknowledge that the Inspection Laptop provides access to highly confidential information and Source Code, which may include Controlled Unclassified Information and export controlled information that can only be accessed by U.S. citizens.

7. When an inspection is not taking place, iDS shall disable all accounts with remote access to the Inspection Materials Folder on the virtual machine.



8. When an inspection has been “idle” for fifteen (15) minutes, the Authorized Reviewer will automatically be logged out for security purposes. However, the account will not be disabled until the close of the inspection period as specified in Section III.E.1 herein.

9. During an inspection, all Inspection Materials accessed through the Inspection Laptop shall be deemed and treated as “HIGHLY CONFIDENTIAL – OUTSIDE COUNSEL AND EXPERTS’ EYES ONLY.” As addressed in Section IV herein, if a Receiving Party requests production of any Inspection Materials and such Inspection Materials are produced, the production will be designated appropriately and as applicable pursuant to this Addendum and the Protective Order.

10. Once the inspection is complete, the Authorized Reviewer must log out of his or her account and the Inspection Laptop.

**E. Monitoring Use of Inspection Laptops**

1. When the Receiving Party wishes to inspect the Producing Party’s Inspection Materials, the Receiving Party shall provide notice of one (1) business day to iDS and the Producing Party. Such notice shall include the estimated start time of the review, estimated duration of the review, identification of the Inspection Laptop(s) that will be used, and identification of the Authorized Reviewer who will be inspecting the Producing Party’s Inspection Materials. Inspection will occur on a business day during the hours of 9:00AM through 9:00PM Eastern Time. iDS, at its discretion, may agree to accommodate reasonable requests to conduct inspections at other times.

2. Prior to the start of any inspection, iDS will send a videoconference invite (e.g., a Zoom invite) to the Authorized Reviewer specified in Section III.E.1 herein. At the beginning of the inspection, the Authorized Reviewer will connect to the videoconference using

the Inspection Laptop and present a government-issued picture identification card to a representative of iDS (the “Inspection Supervisor”). Once the Inspection Supervisor has verified the identity of the Authorized Reviewer and that no other individuals are able to see the screen of the Inspection Laptop, the Authorized Reviewer’s account will be enabled and the Authorized Reviewer may log on to the virtual machine from the Inspection Laptop and access the Inspection Materials Folder.

3. The Receiving Party shall keep the visual stream of the videoconference connected through the duration of the inspection. The visual stream of the Authorized Reviewer will be recorded through the duration of the inspection. The videorecording shall be kept and maintained by iDS. To reduce costs, the Inspection Supervisor will not visually monitor the Authorized Reviewer through the duration of the review. Instead, after the inspection is complete, the Inspection Supervisor will “fast forward” or “scrub” through the videorecording to ensure that the Authorized Reviewer’s inspection has complied with the provisions of this Addendum and the Protective Order (e.g., that unapproved reviewers are not in the room where the inspection is occurring, the screen of the Inspection Laptop is not being photographed, etc.). The purpose of this monitoring is only to ensure that there is no conduct occurring that is prohibited by this Addendum or the Protective Order. The Inspection Supervisor is not permitted to report on any activities of the Authorized Reviewers other than as may relate to the above-referenced purpose of the monitoring.

4. The Inspection Laptop’s camera shall remain on the Authorized Reviewer through the duration of the inspection, but the camera need only be positioned to observe the conduct of the Authorized Reviewer in the room and shall not be positioned to see the Authorized Reviewer’s precise keystrokes or what files the Authorized Reviewer is accessing on

the Inspection Laptop. The microphone on the Inspection Laptop may be muted during the inspection.

5. The Inspection Laptops and the accounts shall be configured so that the Producing Party may not monitor, or determine, directly or indirectly: (i) the portions of Inspection Material viewed by the Receiving Party; or (ii) the parameters or results of any searches or analyses performed by the Receiving Party.

**F. Taking Notes and Creating Work Product During Remote Inspection**

1. During remote inspection of Inspection Materials, the Receiving Party may take notes and create work product about the Inspection Materials on another electronic device (i.e., besides the Inspection Laptop) or on paper. This other electronic device may be networked.

2. The notes and work product shall comply with Section III.H herein, and shall not be used to recreate the Producing Party's Inspection Materials for use outside of the inspection. The notes and work product shall also be subject to the use and disclosure provisions of this Addendum and the Protective Order. In particular, the notes and work product shall be designated in accordance with the designations of the Protected Materials that are the subject of the notes and work product. For example, if the Protected Materials are designated "HIGHLY CONFIDENTIAL – OUTSIDE COUNSEL AND EXPERTS' EYES ONLY," then notes and work product about those Protected Materials shall likewise be designated "HIGHLY CONFIDENTIAL – OUTSIDE COUNSEL AND EXPERTS' EYES ONLY." If the Protected Materials are Inspection Materials that have not yet been produced and designated pursuant to Section IV herein, then the notes and work product shall be designated "HIGHLY CONFIDENTIAL – OUTSIDE COUNSEL AND EXPERTS' EYES ONLY" until such production and designation.



3. The notes and work product shall be subject to all applicable privileges.

**G. Communications During Inspection**

During the inspection and while in the room where the inspection is occurring, the Authorized Reviewer may not call, videoconference, email, text, chat, or otherwise communicate with others except other Authorized Reviewers. The Authorized Reviewer may also communicate with the Inspection Supervisor during the inspection as provided for in Section III.E herein.

**H. No Reproduction of Inspection Material from Inspection Laptop**

1. Except as provided for in Section IV herein, the Receiving Party shall not email, upload, download, copy, or electronically transmit or electronically store any Inspection Materials from the Inspection Laptop (including, but not limited to, through use of a camera or imaging device). The Inspection Laptop shall not be connected to a printer in any way.

2. The Parties recognize that adherence to Section III.H.1 and other protections in this Addendum and the Protective Order are necessary to ensure the Inspection Materials receive adequate protection. For a Receiving Party to use Inspection Material outside of the Inspection Laptop, the Inspection Material must be produced and properly designated by the Producing Party in accordance with Section IV herein.

**I. Tools for Use During Remote Inspection**

iDS may load select software tools, agreed on by the Parties, on the virtual machines remotely accessible through the Inspection Laptops. These software tools may include, but are not limited to, word processing tools such as Microsoft Word, Excel, and PowerPoint; PDF viewers such as Adobe Reader or Acrobat; text editors such as Notepad++; comparison tools such as WinDiff and UltraCompare; source code IDEs such as Visual Studio; Cygwin tools; Understand from SciTools; SQLite Expert; utilities to unzip and uncompress files such as 7-Zip;

multifile search tools such as UltraEdit; Cellebrite Physical Analyzer; and Cellebrite Inspector (formerly known as Blacklight). To be clear, the foregoing identified tools are merely examples and the Parties expect that more tools will be identified. The Parties agree that iDS may “whitelist” certain IP addresses and/or URLs if needed for functionality of the software tools. To the extent iDS does not already have fully and appropriately licensed copies of the software tools that can be used in the inspection, the Party wishing to use such tools is responsible for providing the tools to iDS. Under no circumstances will a trial version of a software tool be used. In no event shall the Receiving Party use any compilers, interpreters or simulators in connection with the Producing Party’s Inspection Materials.

#### **IV. REQUESTING PRODUCTION OF INSPECTION MATERIALS**

1. Except as provided for in Section IV.2 herein, the Receiving Party may request production of documentary Inspection Materials. The Receiving Party shall provide to the Producing Party the precise file path, file name, page numbers, and line numbers (as applicable) for any Inspection Materials that Receiving Party requests to be produced. Subject to Section IV.3 herein, the documentary Inspection Materials to be produced shall be Bates numbered and designated appropriately and as applicable pursuant to the Protective Order and this Addendum, and served within five (5) business days of the Receiving Party’s request.

2. The Receiving Party shall not request production of Source Code in order to review Source Code outside of the Inspection Laptop in the first instance, as the parties acknowledge and agree that the purpose of the protections herein would be frustrated by such a request. Production of Source Code is permitted solely to enable use of such Source Code in filings, depositions, proceedings, contentions, expert reports, and related drafts and correspondence.

3. If the Producing Party objects to production of Inspection Materials, the parties must promptly meet and confer. If the Parties cannot resolve the objection, the Producing Party must file a request within five (5) business days to prevent production of any requested Inspection Materials. Otherwise, the requested Inspection Materials shall be produced. The Receiving Party must file a response within five (5) business days of the Producing Party's filing of the request. The burden shall be on the Producing Party to demonstrate that such production is more than is reasonably necessary for a permitted purpose. Provided a request is timely filed, any contested Inspection Materials need not be produced to the Receiving Party until the matter is resolved by the Court. The procedures of this Paragraph may be modified by the Court.

#### **V. USE OF INSPECTION LAPTOPS AT DEPOSITIONS OR HEARINGS**

A Receiving Party may request that an Inspection Laptop be made available for use in a deposition or pretrial hearing by notifying the Producing Party and iDS of its intent to do so at least five (5) business days before the deposition or pretrial hearing. Following such notification, the Receiving Party may bring an Inspection Laptop to the deposition or pretrial hearing, and iDS will be prepared to provide access to the virtual machine through the Inspection Laptop during the deposition or pretrial hearing. The monitoring and communication requirements described in Sections III.E and III.G herein are inapplicable to any inspection taking place during a deposition or hearing where the Producing Party is present.

#### **VI. IN-PERSON INSPECTION AT iDS**

To the extent any in-person inspection of physical materials at the offices of iDS becomes necessary in this action, the parties will promptly confer on a protocol regarding same.

#### **VII. COMMUNICATIONS WITH iDS**

1. The Parties shall not engage in *ex parte* communications with iDS, with the exception of: (i) oral communications between an Authorized Reviewer and an Inspection

Supervisor during the monitoring process described in Section III.E herein; (ii) to orally configure or troubleshoot licensing issues with respect to the software tools to be used for inspection; or (iii) as expressly permitted elsewhere in this Addendum and the Protective Order.

2. When a Producing Party provides Inspection Materials to iDS, the Producing Party must simultaneously notify all the other Parties regarding this provision (e.g., by copying other Parties on the communications to iDS regarding the provision of Inspection Materials) and also identify the Inspection Materials with sufficient particularity.

3. All written communications between a Party and iDS must be copied to other Parties in the action.

#### **VIII. MATERIALS DESIGNATED “HIGHLY CONFIDENTIAL – OUTSIDE COUNSEL AND EXPERTS’ EYES ONLY”**

##### **A. Definition**

Protected Material designated “HIGHLY CONFIDENTIAL – OUTSIDE COUNSEL AND EXPERTS’ EYES ONLY” comprises or includes extremely confidential proprietary or trade secret materials, disclosure of which to another Party or Non-Party would create a substantial risk of serious harm that could not be avoided by less restrictive means. This may include Source Code, associated comments and revision histories, design documents (software, hardware, and other), formulas, algorithms, engineering specifications and artifacts, and schematics. Protected Material designated “HIGHLY CONFIDENTIAL – OUTSIDE COUNSEL AND EXPERTS’ EYES ONLY” may also comprise or include Controlled Unclassified Information or export controlled materials.

##### **B. Disclosure**

Protected Material designated as “HIGHLY CONFIDENTIAL – OUTSIDE COUNSEL & EXPERTS’ EYES ONLY” shall be subject to all the protections afforded to “HIGHLY

CONFIDENTIAL – ATTORNEYS’ EYES ONLY” information, including the Prosecution Bar set forth in Section VII of the Protective Order, but may be disclosed only to U.S. citizens who are identified in Paragraphs 6.5(a) (outside counsel), 6.5(c) (experts and consultants), 6.5(d) (the Court and its personnel), 6.5(e) (special masters, mediators, etc.), 6.5(f) (court reporters), 6.5(g) (any other person agreed to in writing), 6.5(i) (any other person to whom the Court compels disclosure or to whom disclosure is required by law) of the Protective Order. Employees (including Designated In-House Counsel) of the Receiving Party are not permitted access to Protected Material designated “HIGHLY CONFIDENTIAL – OUTSIDE COUNSEL AND EXPERTS’ EYES ONLY.”

**C. Transmission and Storage**

1. Protected Material designated “HIGHLY CONFIDENTIAL – OUTSIDE COUNSEL AND EXPERTS’ EYES ONLY” may only be transmitted using highly secure means. For example, if a Receiving Party’s Outside Counsel transmits Protected Material designated “HIGHLY CONFIDENTIAL – OUTSIDE COUNSEL AND EXPERTS’ EYES ONLY” outside of their law firm’s network to an Expert, or vice versa, the transmission must be encrypted and sent via secure FTP (e.g., cannot be simply emailed to or from a commercial email account like Gmail or Yahoo!). Notwithstanding the foregoing, nothing in this provision will preclude a Party from filing such Protected Material with the Court under seal in accordance with the Court’s rules, procedures, and orders.

2. Protected Material designated “HIGHLY CONFIDENTIAL – OUTSIDE COUNSEL AND EXPERTS’ EYES ONLY” must be stored in secure media by the Receiving Party. For example, to the extent the Receiving Party stores such material in an external drive (e.g., an external thumb drive), the drives must be encrypted and stored in a locked cabinet or locked room.



**D. Use**

1. A Receiving Party may include excerpts of “HIGHLY CONFIDENTIAL – OUTSIDE COUNSEL AND EXPERTS’ EYES ONLY” in a pleading, exhibit, expert report, discovery document, deposition transcript, or other Court document, provided that the documents are appropriately designated pursuant to this Addendum and the Protective Order, restricted to those who are entitled to have access to them as specified herein, and, if filed with the Court, filed under seal in accordance with the Court’s rules, procedures and orders.

2. To the extent portions of “HIGHLY CONFIDENTIAL – OUTSIDE COUNSEL & EXPERTS’ EYES ONLY” material are quoted in another document, either: (i) the entire document will be stamped and treated as “HIGHLY CONFIDENTIAL – OUTSIDE COUNSEL & EXPERTS’ EYES ONLY”; or (ii) those pages containing quoted “HIGHLY CONFIDENTIAL – OUTSIDE COUNSEL & EXPERTS’ EYES ONLY” portions will be separately stamped and treated as “HIGHLY CONFIDENTIAL – OUTSIDE COUNSEL & EXPERTS’ EYES ONLY.”

DATED: April 14, 2022

SHEPPARD, MULLIN, RICHTER & HAMPTON LLP  HODGSON RUSS LLP  By: _____ Counsel for Plaintiff Moog Inc.	GIBSON, DUNN & CRUTCHER, LLP  HARRIS BEACH PLLC  By: _____ Counsel for Defendant Skyrise, Inc.
LOCKE LORD LLP  By: _____ Counsel for Defendant Robert Alin Pilkington	LOCKE LORD LLP  By: _____ Counsel for Defendant Misook Kim

**IT IS SO ORDERED.**

DATED: _____, 2022	 _____  The Honorable Jeremiah J. McCarthy
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